





## THE MOORISH NATIONAL REPUBLIC FEDERAL GOVERNMENT THE MOORISH DIVINE AND NATIONAL MOVEMENT OF THE WORLD.

Northwest Amexem / Northwest Africa / North America.

'The North Gate'.

Societas Republicae Ea Al Maurikanos.

Aboriginal and Indigenous Natural Peoples of the Land.

The true and de jure Al Moroccans / Americans

Averment Of Jurisdiction - Quo Warranto For The Record, To Be Read Into The Record

Notice to Agent is Notice to Principal - Notice to Principal is Notice to Agent.

U.S. DISTRICT COURT

EASTERN DISTRICT OF NEW YORK

Assigned to: Judge Eric N. Vitalioano

Referred to: Magistrate Steven L. Tiscione

Related Cases: 1:15-cv-04895-ENV-ST

1:16-cv-00584-ENV-ST

225 Cadman Plaza East

Brooklyn, NY 11201

JUL 29 2018

Res Judicata

Hagans v Lavine 415 U.S. 533., There is no discretion to ignore lack of jurisdiction. Joyce VCE U.S. 474 2d 215; The law provides that once State and Federal jurisdiction have been challenged, it must be proven. Main v Thiboutot 100. S. Ct 2501 (1980); " Jurisdiction can be challenged at any time " and "jurisdiction, once challenged, cannot be assumed and must be decided". Basso v Utah Power and Light Co. 495 F.2d 906,910.

As all government entities and alleged private corporations must be a creature of the American Constitution, this is a formal Request and Command for EASTERN DISTRICT COURT OF NEW YORK and/or: ERIC N. VITALIOANO & STEVEN L. TISCIONE to produce for the record, the physical documented Delegation of Authority', as Proof of Jurisdiction, as required by Law, per Article III, Section 1 of the United States Republic Constitution.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim a facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office. (18

"Whoever, having taken an oath before a competent tribunal, officer, or person, in any case in which a law of the United States authorizes an oath to be administered, willfully and contrary to such oath states or subscribes any material matter which he does not believe to be true, is guilty of perjury and shall be fined no more than \$2,000.00 or imprisoned not more than five years or both." 18 U.S.C. §1621

In Honor Always,

I Am: Sage - El, All rights reserved, UCC 1-207/308 I Am: 5

NO POSTAGE C/0 388 E 49 Street age:2:of:2:RageID #: 162 **NECESSARY** Statutory Non-Domestic Fully Pre-Paid IF MAILED 12 Stat. at Law, Ch. 71, Sec 23 IN THE Federal Offense to collect additional postage UNITED STATES 18 USC 1726 ("without the United States") Brooklyn New York hep near [11203] RE 215 922 899 US Mon-Domesticas Private Correspondent PSN 7690 03-000-9311 IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y. AttriJudge: Eric N. Vitaliano 225 Cadman Plaza East Brooklyn, NY. 11201 ★ JUL 292(.) ★ BROOKLYN OFFICE ,]]]],],],]]]],]]],]]],]]],]]],]]],]]],]],] 11201-183299